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APPLICATION NO	. F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/650,603	10/650,603 08/28/2003		David H. Burkett	ACS 65356 (1747D)	8329
24201	7590	06/08/2006		EXAMINER	
FULWID:		-	HONG, JOHN C		
6060 CEN' 10TH FLO		E	ART UNIT	PAPER NUMBER	
LOS ANG	ELES, CA	90045	3726		
				DATE MAILED: 06/08/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/650,603	BURKETT, DAVID) H.			
		Examiner	Art Unit				
		John C. Hong	3726				
1 Period for F	he MAILING DATE of this communication Reply	appears on the cover sheet w	ith the correspondence ad	dress			
A SHOR WHICHE - Extension after SIX - If NO per - Failure to Any reply	TENED STATUTORY PERIOD FOR RE- EVER IS LONGER, FROM THE MAILING as of time may be available under the provisions of 37 CFR (6) MONTHS from the mailing date of this communication. food for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by state to receive by the Office later than three months after the material term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MON tute, cause the application to become Al	CATION. reply be timely filed VTHS from the mailing date of this conditions BANDONED (35 U.S.C. § 133).				
Status							
2a) <u> </u>	esponsive to communication(s) filed on 22 is action is FINAL . 2b) Three this application is in condition for allowed in accordance with the practice under	his action is non-final. wance except for formal mat		e merits is			
Disposition	of Claims						
4a 5)☐ Cl 6)⊠ Cl 7)☐ Cl	aim(s) 1-15,18 and 19 is/are pending in the Of the above claim(s) is/are without aim(s) is/are allowed. aim(s) 1-15,18,19 is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction an	lrawn from consideration.					
Application	Papers						
10)∐ The Ap Re	e specification is objected to by the Exame drawing(s) filed on is/are: a) applicant may not request that any objection to applicate the drawing sheet(s) including the core oath or declaration is objected to by the	nccepted or b) objected to he drawing(s) be held in abeya rection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CF				
Priority und	ler 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notice of 3) Informati	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO-948) ion Disclosure Statement(s) (PTO-1449 or PTO/SB. o(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTC 	O-152)			

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DETAILED ACTION

1. This is in response to the Pre-Appeal brief Request for review filed 4/27/08, the finality of the rejection of the last Office action is withdrawn.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1,4-6,9,12,13 and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Gambale et al. (U.S. Patent 5031636).

Gambale et al. disclose: Regarding Claims 1 and 4-6, a process for forming a guide wire for use in a medical procedure, comprising: forming a male end (36) at an extremity of a first elongated member formed of a first continuous material; forming a female end (26) at an extremity of a second elongated member, the second elongated member and the female end being formed of a second continuous material; and permanently securing (crimping; col. 7, lines 42-44) the male end of the first elongated member within the female end of the second elongated member (Fig. 2-4); Regarding Claim(s) 9,12,13 and 18, a guide wire for use in a medical procedure, comprising: a first elongated member having an extremity and a male end formed at the extremity, the first elongated member formed of a first continuous material; a second elongated member including a second extremity, the second extremity of the second elongated member including a female end, the second elongated member and

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the female end being formed of a second continuous material; wherein the male end is permanently secured (crimping; col. 7, lines 42-44) within the female end of a second elongated member (Fig. 2-4).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gambale et al. in view of Abrams et al. (U.S. Patent 5341818).

Gambale et al. teach a process for constructing a guidewire; comprising: providing an elongated proximal core portion including a distal extremity and having a male end (36) disposed at the distal extremity, the proximal core portion being formed from a first continuous material including stainless steel, providing a distal core portion including a proximal extremity and having a female end (26) with a predetermined depth disposed at the proximal extremity, the distal core portion and female end being formed from a second continuous material; permanently securing (crimping; col. 7, lines 42-44) the male end within the female end; and disposing the flexible body member about the distal core portion (Fig. 2-4).

Gambale et al. fail to teach the distal core portion and female end being formed from a second continuous material including a nickel-titanium alloy.

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Abrams et al. teach the distal core portion and female end being formed from a second continuous material including a nickel-titanium alloy (col. 4, lines 25-30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilizing nickel-titanium alloy for forming the distal core portion and female end, as taught by Abrams et al. on the method of Gambale et al. so as to achieve stress-induced phase transformation.

6. Claims 2,3,7,8,10,11,14,and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gambale et al. .

Gambale et al. teach the limitation except the steps of: forming hole by electrical discharge machine; laser drilling; plunge grinding; securing by soldering, welding, and gluing.

But the steps of: forming hole by electrical discharge machine; laser drilling; plunge grinding; securing by soldering, welding, gluing are well known in the art and lt would have been obvious to one of ordinary skill in the art at the time the invention was made to employ the above well known method on the process of Gambale et al. so as to manufacture more flexible guidewire.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John C. Hong whose telephone number is 571-272-4529. The examiner can normally be reached on M-F(07:00-16:30)First Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Bryant can be reached on 571-272-4526. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

John C. Hong Primary Examiner

jh May 25, 2006